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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/920,855	08/03/2001	Oliver O. Stanchfield	TPP 31390	6671
7590 04/07/2005			EXAMINER	
Stevens, Davis, Miller & Mosher, L.L.P.			A, PHI DIEU TRAN	
Suite 850 1615 L Street, N.W.			ART UNIT	PAPER NUMBER
Washington, DC 20036			3637	
			DATE MAILED: 04/07/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/920,855	STANCHFIELD, OLIVER O.			
		Examiner	Art Unit			
		Phi D A	3637			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠	Responsive to communication(s) filed on 10 Ja	nuary 20 <u>05</u> .				
2a) <u></u> ☐	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3)[	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
4)🖂	4)⊠ Claim(s) <u>1-3,5-15,27,28,30,32-34,36,37 and 39-45</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdraw	n from consideration.				
5)	5) Claim(s) is/are allowed.					
6)⊠	☑ Claim(s) <u>1-3,5-15,27,28,30,32-34,36,37,39-45</u> is/are rejected.					
	Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restriction and/or	election requirement.	,			
Applicati	on Papers					
9)[	The specification is objected to by the Examiner	,				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) 🗌	The oath or declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-152.			
Priority u	inder 35 U.S.C. § 119	•				
a)[	Acknowledgment is made of a claim for foreign part of the priority documents and copies of the priority documents and copies of the priority documents application from the International Bureause the attached detailed Office action for a list of the priority documents.	have been received. have been received in Application ty documents have been received (PCT Rule 17.2(a)).	on No d in this National Stage			
Attachment(s)						
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary (PTO-413) Paper No(s)/Mail Date				
3) 🔲 Infom	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date		atent Application (PTO-152)			

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## Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-2, 9-10, 13, 36, 37, 39, 40, 44-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Santarossa (6253510) in view of Margarit and Lorbiecki (5743979).

Santarossa shows a molding having a longitudinal axis (figure 1, along the length of the molding), a core (5), a surface formed of a thermosetting resin and a décor sheet (col 3 lines 1-10), the molding having a generally planar floor engaging surface(the surface of the core that mates with the surface of the pad 10, figure 1 top), a wall engaging surface (the surface of the core that mates with the surface of the pad 10, figure 1 bottom) positioned substantially perpendicular to the floor engaging surface, a pad (elongated mounting surface 10) coupled to the floor engaging surface (the pad is a wrap around of the surface and is thus coupled thereto), the pad formed of a material different from the core, the pad resiliently creates a substantially moisture tight seal so as to prevent moisture from seeping between the floor and the molding when the molding is in an installed positioned (the finish and base coating being resilient and flexible), an adhesive (2) positioned on the pad, an intermediate surface (8) connecting the wall and floor engaging surfaces (3,4), the intermediate surface being angled so that the three engaging surfaces forming a generally triangular shape in a plane transverse to the longitudinal axis, a face on the molding and positioned to face outwardly from the corner, the face being at

least one curve section, the pad being positioned distal a front edge (the edge closer to the corner) of the floor engaging surface, the front edge of the floor engaging surface is distal the corner (formed by 3, 4), the molding having a generally uniform cross section at planes transverse to the longitudinal axis, glue (2) being applied immediately to the pad before placing the molding in the installed condition, the pad being adjacent to the floor engaging surface, the décor sheet comprises a color or pattern adapted to be complementary to an upper surface of a floating floor.

Santarossa does not show the core formed from compressed wood particles and a binder therefor, the pad material slected from the group consisting of a natural or synthetic rubber, compressed open cell foamed plastics, closed cell foamed plastics, elastomer poymer materials and hollow core polymer materials.

Santarossa discloses wood molding being a commonly used molding (col 1 lines 22-25).

Margarit discloses a molding made of high density fiberboard (col 7 lines 15-26, col 2 lines 4-7).

Lorbiecki discloses a resilient pad (136) made of a open cell foam plastics.

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Santarossa to show the core being formed from compressed wood particles and a binder as taught by Margarit, the pad material slected from the group consisting of a natural or synthetic rubber, compressed open cell foamed plastics, closed cell foamed plastics, elastomer poymer materials and hollow core polymer materials because it is well known to have wood molding as taught by Santarossa and having the core being formed from compressed wood particles and a binder would enable material cost saving per the availability of cheap wood

particles and binder, and forming the core with wood particles and a binder also enables easy forming of a variety of shapes and sizes of the molding as it requires only the change in the size and shape of the die, having the pad made of open cell foam plastics would allow for the tight pressing of parts together as taught by Lorbiecki.

3. Claims 3, 5-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Santarossa (6253510) in view of Margarit and Lorbiecki as applied to claim 1 above and further in view of DeGraan (4655009).

Santarossa as modified shows all the claimed limitations except for the molding having a wall engaging surface with apertures therein to allow a connector to pass therethrough.

DeGraan shows a molding having a wall engaging surface with apertures therein to allow a connector(26) to pass therethrough to anchor the molding to the wall in addition to the adhesive (19).

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Santarossa's modified structure to show the molding having a wall engaging surface with apertures therein to allow a connector to pass therethrough because it would further enhance the fastening of the molding to a wall in addition to adhesive as taught by DeGraan.

4. Claims 1-2, 11, 36-37, 39, 40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Keith (3982780) in view of Margarit (5979132) and Lorbiecki (5743979).

Keith (figure 5) shows a molding having a longitudinal axis (along the length of the molding), a core (5), a surface formed of a thermosetting resin and a décor sheet (56), the molding having a generally planar floor engaging surface(the surface at the bottom of part 51), a wall engaging surface (52a) positioned substantially perpendicular to the floor engaging surface

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(inherently so as the surface is to attached to surfaces from 0-90°), a pad (55) coupled to the floor engaging surface, the pad formed of a material different from the core, the pad resiliently creates a substantially moisture tight seal so as to prevent moisture from seeping between the floor and the molding when the molding is in an installed positioned, an adhesive (54) positioned on the pad and configured to engage the floating floor when the molding is in the installed position, the pad is formed of a material that is a resilient material made from one of a closed cell foamed plastic material or an open cell, foamed plastic material.

Keith does not disclose the core being made of compressed wood particles and a binder thereof, the pad material slected from the group consisting of a natural or synthetic rubber, compressed open cell foamed plastics, closed cell foamed plastics, elastomer poymer materials and hollow core polymer materials

Margarit discloses a molding made of high density fiberboard (col 7 lines 15-26, col 2 lines 4-7).

Lorbiecki discloses a resilient pad (136) made of a open cell foam plastics

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Keith's core to show the core being formed from compressed wood particles and a binder as taught by Margarit, the pad material slected from the group consisting of a natural or synthetic rubber, compressed open cell foamed plastics, closed cell foamed plastics, elastomer poymer materials and hollow core polymer materials because having the core being formed from compressed wood particles and a binder would enable material cost saving per the availability of cheap wood particles and binder, and forming the core with wood particles and a binder also enables easy forming of a variety of shapes and sizes of the molding as it requires

only the change in the size and shape of the die, having the pad made of open cell foam plastics would allow for the tight pressing of parts together as taught by Lorbiecki.

5. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Keith (3982780) in view of Margarit (5979132) and Lorbiecki as applied to claim 11 above and further in view of Strasser.

Keith as modified shows all the claimed limitations except for the pad having a hollow formed therein.

Strasser (figure 4) discloses a hollow in the core to reduce weight of the core.

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Keith's modified structure to show a hollow formed in the pad because it would reduce the weight of the foam structure as taught by Strasser and increase the resiliency of the pad.

6. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Keith (3982780) in view of Margarit (5979132) and Lorbiecki as applied to claim 1 above and further in view of Madonia et al (4546022).

Keith as modified shows all the claimed limitations except for the pad including a preformed layer of adhesive wherein a removable film covers the adhesive.

Madonia et al shows a pad (37) including a preformed layer of adhesive wherein a removable film (39) covers the adhesive to enable easy quick bonding of the pad to another structure at the time of the usage.

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Keith's modified structure to show the pad including a preformed layer of Art Unit: 3637

adhesive wherein a removable film covers the adhesive because it would enable easy and quick bonding of the pad to another structure at the time of usage as taught by Madonia et al.

7. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Santarossa (6253510) in view of Margarit (5979132) and Lorbiecki.

Santarossa as modified shows all the claimed limitations except for a floating floor.

Margarit discloses a floating floor with a molding for covering the floating floor.

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Santarossa's modified structure to show the molding being used with a floating floor as taught by Margarit because it is well known in the art to use a molding to cover a floating floor and wall joint.

8. Claims 27-28, 30, 32-34, 41-43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Keith (3982780) in view of Margarit (5979132) and Lorbiecki.

Keith as modified shows all the claimed limitations including a sealant (the adhesive 54) except for a floating floor attaching to the floating floor surface.

Margarit further discloses a molding used to connect a floating floor and a wall.

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Keith's modified structure to show a floating floor as taught by Margarit because it is well known in the art to cover the corner of a floating floor and a wall with a molding as such covering will provide an aesthetic appearance to the corner.

Keith as modified shows all the claimed limitations. The claimed method steps would have been the obvious method steps of preventing moisture from into a gap between a floating

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floor and a molding would have been the obvious method steps of preventing moisture with Keith's modified structure.

Per claim 33, Keith as modified shows all the claimed limitations except for the sealant being a silicone sealant.

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Keith's modified structure to show the sealant being a silicone sealant because having an adhesive made of silicone would ensure the adhesive still functions when wet and thus ensuring the attachment of the molding to the substructure.

Keith as modified shows all the claimed limitations. The claimed method steps would have been the obvious method step of preventing moisture from seeping into a gap between a floating floor and a molding with Keith's modified structure.

## Response to Arguments

9. Applicant's arguments with respect to claims 1-3,5-15,27-28,30, 32-34,36-37,39-45 have been considered but are most in view of the new ground(s) of rejection.

## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The prior art shows different resilient pads.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Phi D A whose telephone number is 703-306-9136, or 571-272-6864 only after April 07, 2005. The examiner can normally be reached on Monday-Tuesday, Thursday and Friday.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lanna Mai can be reached on 703-308-2486, or 571-272-6867 after 3/29/05. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Phi Dieu Tran A

4/4/05